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LEWIS & LIN, LLC 77 Sands Street, 6th Floor Brooklyn, NY 11201 Tel: (718) 243-9323 Michael P. Eddy (SBN 189669) Michael P. Eddy (SBN 189669) Morphy 12526 High Bluff Dr., Ste. 300 San Diego, CA 92121 Tel: (858) 345-1098 Tel: (858) 345-1098 LAttorneys for Plaintiff Playground AI LLC and Counter-Defendant Rick Latona LUNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF CALIFORNIA Playground AI LLC, Mighty Computing, Inc., and Suhail Doshi Mighty Computing, Inc., and Suhail Doshi Defendants. And Related Counterclaims.	3	vice)	bwhite@ipla.com
LEWIS & LIN, LLC 77 Sands Street, 6th Floor Brooklyn, NY 11201 78 Michael P. Eddy (SBN 189669) 89 Michael P. Eddy (SBN 189669) 10 San Diego, CA 92121 11 Tel: (858) 345-1098 12 Attorneys for Plaintiff 13 Playground AI LLC and Counter-Defendant Rick Latona 14 Defendant Rick Latona 16 UNITED STATES DISTRICT COURT 17 FOR THE NORTHERN DISTRICT OF CALIFORNIA 18 Playground AI LLC, 20 Plaintiff, 21 V. 22 Mighty Computing, Inc., and Suhail Doshi, 24 Defendants. 26 And Related Counterclaims.	4	rachelann@ilawco.com	Phillip L. Kim
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Tel: (718) 243-9323 IPLA, LLP 4445 Eastgate Mall, Suite 200 Michael P. Eddy (SBN 189669) meddy@patent.org LAW OFFICE OF MICHAEL P. EDDY 12526 High Bluff Dr., Ste. 300 San Diego, CA 92121 Tel: (858) 345-1098 sthompson@lippes.com LIPPES MATHIAS LLP 420 Lexington Avenue, Suite 2005 New York, NY 10170 Defendant Rick Latona Attorneys for Plaintiff Playground AI LLC and Counter-Defendant Rick Latona UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF CALIFORNIA Playground AI LLC, Plaintiff, V. JOINT STIPULATION OF VOLUNTARY DISMISSAL AND [PROPOSED] ORDER Mighty Computing, Inc., and Suhail Doshi. And Related Counterclaims.	5	77 Sands Street, 6th Floor	Joseph T. Cheng
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meddy@patent.org LAW OFFICE OF MICHAEL P. EDDY 12526 High Bluff Dr., Ste. 300 San Diego, CA 92130 Tel: (858) 345-1098 Scott E. Thompson (pro hac vice) sthompson@lippes.com LIPPES MATHIAS LLP 420 Lexington Avenue, Suite 2005 New York, NY 10170 Attorneys for Plaintiff Playground AI LLC and Counter- Defendant Rick Latona UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF CALIFORNIA Playground AI LLC, Plaintiff, V. Defendants. JOINT STIPULATION OF VOLUNTARY DISMISSAL AND [PROPOSED] ORDER And Related Counterclaims.	7		4445 Eastgate Mall, Suite 200
12526 High Bluff Dr., Ste. 300 San Diego, CA 92130 Scott E. Thompson (pro hac vice) Sthompson@lippes.com LIPPES MATHIAS LLP 420 Lexington Avenue, Suite 2005 New York, NY 10170 Attorneys for Plaintiff Computing, Inc. and Suhail Doshi Playground AI LLC, Playground AI LLC, Playground AI LLC, OPlayground AI LLC, OPlaintiff, V. Playground AI LLC, OPlaintiff, V. JOINT STIPULATION OF VOLUNTARY DISMISSAL AND [PROPOSED] ORDER And Related Counterclaims.	8	• • • • • • • • • • • • • • • • • • • •	San Diego, CA 92121
San Diego, CA 92130 Tel: (858) 345-1098 Tel: (858) 345-1098 Scott E. Thompson (pro hac vice) sthompson@lippes.com LIPPES MATHIAS LLP 420 Lexington Avenue, Suite 2005 New York, NY 10170 Attorneys for Defendants Mighty Computing, Inc. and Suhail Doshi UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF CALIFORNIA Playground AI LLC, Plaintiff, V. Defendants, Mighty Computing, Inc., and Suhail Doshi, Defendants. And Related Counterclaims.	9	LAW OFFICE OF MICHAEL P. EDDY	Tony V. Pezzano (pro hac vice)
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Attorneys for Defendants Mighty Computing, Inc. and Suhail Doshi UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF CALIFORNIA Playground AI LLC, Plaintiff, V. JOINT STIPULATION OF VOLUNTARY DISMISSAL AND [PROPOSED] ORDER And Related Counterclaims.	12	Attorneys for Plaintiff	420 Lexington Avenue, Suite 2005
Attorneys for Defendants Mighty Computing, Inc. and Suhail Doshi UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF CALIFORNIA Playground AI LLC, Plaintiff, V. JOINT STIPULATION OF VOLUNTARY DISMISSAL AND [PROPOSED] ORDER And Related Counterclaims.	13	Playground AI LLC and Counter-	New York, NY 10170
Computing, Inc. and Suhail Doshi UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF CALIFORNIA Playground AI LLC, Plaintiff, V. JOINT STIPULATION OF VOLUNTARY DISMISSAL AND [PROPOSED] ORDER Mighty Computing, Inc., and Suhail Doshi, And Related Counterclaims.	1.4	Defendant Rick Latona	
UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF CALIFORNIA Playground AI LLC, Plaintiff, V. JOINT STIPULATION OF VOLUNTARY DISMISSAL AND [PROPOSED] ORDER And Related Counterclaims.	14		
17 FOR THE NORTHERN DISTRICT COURT 18 19 Playground AI LLC, Case No. 5:23-cv-05181-BLF 20 Plaintiff, 21 v. JOINT STIPULATION OF VOLUNTARY DISMISSAL AND [PROPOSED] ORDER 23 Mighty Computing, Inc., and Suhail Doshi, 24 Defendants. 26 And Related Counterclaims.	15		Computing, Inc. and Suhail Doshi
17 FOR THE NORTHERN DISTRICT COURT 18 19 Playground AI LLC, Case No. 5:23-cv-05181-BLF 20 Plaintiff, 21 v. JOINT STIPULATION OF VOLUNTARY DISMISSAL AND [PROPOSED] ORDER 23 Mighty Computing, Inc., and Suhail Doshi, 24 Defendants. 26 And Related Counterclaims.	16		
FOR THE NORTHERN DISTRICT OF CALIFORNIA 19 Playground AI LLC, Case No. 5:23-cv-05181-BLF Plaintiff, v. JOINT STIPULATION OF VOLUNTARY DISMISSAL AND [PROPOSED] ORDER And Suhail Doshi, And Related Counterclaims.	10	UNITED STATES DISTRICT COURT	
18 19 Playground AI LLC, 20 Plaintiff, 21 22 v. 23 Mighty Computing, Inc., and Suhail Doshi, 24 25 Defendants. 26 And Related Counterclaims. Case No. 5:23-cv-05181-BLF JOINT STIPULATION OF VOLUNTARY DISMISSAL AND [PROPOSED] ORDER	17		
Playground AI LLC, Case No. 5:23-cv-05181-BLF Plaintiff, V. JOINT STIPULATION OF VOLUNTARY DISMISSAL AND [PROPOSED] ORDER Defendants. And Related Counterclaims.	18		
Playground Al LLC, Case No. 5:23-cv-05181-BLF Plaintiff, v. JOINT STIPULATION OF VOLUNTARY DISMISSAL AND [PROPOSED] ORDER Defendants. And Related Counterclaims.	10		
Plaintiff, V. Mighty Computing, Inc., and Suhail Doshi, Defendants. And Related Counterclaims. Plaintiff, JOINT STIPULATION OF VOLUNTARY DISMISSAL AND [PROPOSED] ORDER	19	Playground AI LLC.	Case No. 5:23-cv-05181-BLF
Plaintiff, v. JOINT STIPULATION OF VOLUNTARY DISMISSAL AND [PROPOSED] ORDER and Suhail Doshi, Defendants. And Related Counterclaims.	20	- 1.1.7 g - 0 1.1.1.1 - 1.2 - 0 ,	0400 1.01 0.20 01 00101 221
v. JOINT STIPULATION OF VOLUNTARY DISMISSAL AND [PROPOSED] ORDER Defendants. And Related Counterclaims.		Plaintiff,	
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and Suhail Doshi, Defendants. And Related Counterclaims.		75. 1. G	
Defendants. And Related Counterclaims.	23		[PROPOSED] ORDER
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And Related Counterclaims.	26	And Poloted Countries lains	
27		And related Counterclaims.	
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Pursuant to Rule 41(a) of the Federal Rules of Civil Procedure, and in accordance with and subject to all of the terms and conditions of the settlement agreement between Plaintiff Playground AI, LLC, Counter-Defendant Rick Latona, Defendant and Counter-Plaintiff Mighty Computing, Inc., and Defendant Suhail Doshi (collectively the "Parties"), effective June 26, 2024 (the "Settlement Agreement"), the Parties, hereby stipulate through their undersigned counsel, as follows:

- 1. As to Playground AI LLC, the claims in the above-captioned case as enumerated in the First Amended Complaint (ECF 15) against Defendants Mighty Computing, Inc. and Suhail Doshi are dismissed with prejudice, as released in the Settlement Agreement and subject to all terms of the Settlement Agreement.
- 2. As to Mighty Computing, Inc., the claims in the above-captioned case as enumerated in Mighty Computing, Inc.'s Answer and Counterclaims (ECF 21) against Playground AI LLC and Rick Latona are dismissed with prejudice, as released in the Settlement Agreement and subject to all terms of the Settlement Agreement.
- 3. According to the terms of the Settlement Agreement, this Court retains jurisdiction over any disputes that may arise regarding compliance with the Settlement Agreement.
- 4. A copy of the Settlement Agreement will be provided to the Court upon request.

1 2 SO STIPULATED AND AGREED TO BY: 3 Dated: July 10, 2024 4 Respectfully submitted, 5 /s/ Rachel Ann Niedzwiadek Brett E. Lewis (pro hac vice) p.p. /s/ Tony V. Pezzano 6 Brett@iLawco.com Tony V. Pezzano (pro hac vice) 7 Rachel Ann Niedzwiadek (pro tpezzano@lippes.com Scott E. Thompson (pro hac vice) hac vice) 8 rachelann@ilawco.com sthompson@lippes.com 9 LEWIS & LIN, LLC LIPPES MATHIAS LLP 420 Lexington Avenue, Suite 2005 77 Sands Street, 6th Floor 10 Brooklyn, NY 11201 New York, NY 10170 11 Tel: (718) 243-9323 John M. Kim 12 jkim@ipla.com Michael P. Eddy (SBN 189669) Benjamin S. White 13 meddy@patent.org bwhite@ipla.com LAW OFFICE OF MICHAEL P. EDDY 14 Phillip L. Kim 12526 High Bluff Dr., Ste. 300 pkim@ipla.com 15 San Diego, CA 92130 Joseph T. Cheng Tel: (858) 345-1098 16 jcheng@ipla.com IPLA, LLP 17 Attorneys for Plaintiff 4445 Eastgate Mall, Suite 200 Playground AI LLC and Counter-18 San Diego, CA 92121 Defendant Rick Latona 19 Attorneys for Defendants Mighty Com-20 puting, Inc. and Suhail Doshi 21 22 23 24 2526 27

CIVIL L.R. 5-1(h)(3) ATTESTATION Pursuant to Civil Local Rule 5-1(h)(3), I, Rachel Ann Niedzwiadek, hereby attest under penalty of perjury that concurrence in the filing of this document has been obtained from all signatories. Date: July 10, 2024 By: /s/ Rachel Ann Niedzwiadek

1	[PROPOSED] ORDER	
2	PURSUANT TO STIPULATION, IT IS SO ORDERED. The Cour	
3	directs the Clerk to close this case pursuant to the settlement agreement be	
4	tween the parties.	
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6	IT IS SO ORDERED.	
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8	This day of, 2024.	
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11	HON. BETH LABSON FREEMAN U.S. DISTRICT JUDGE	
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